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The North Safety Auto Belay features a dual breaking system designed for the climbing wall industry that allows children and adults alike to climb safely with the knowledge that in the event of a fall they will be safely lowered.



Welcome to Safeclimb

Safeclimb is your source for technical Automatic Belay information and climbing wall safety products. With over 25 years experience in the artificial climbing wall industry, we hope this site will provide you with relevant facts and information regarding the different types of Auto belays and climbing wall safety equipment available and the technology that makes products that we have selected, in our opinion, the best safety solutions for your climbing wall business or program.

The North Safety Solution

Although SafeClimb was not a supplier of the MSA Redpoint auto belay, we believe we have the best solution for those affected by the discontinued MSA Redpoint Auto Belay. The North Safety Auto Belay has been in operation without a recall for over 6 years, and features a dual braking system, and simple installation. Please click here to read more about the North Safety Auto Belay.



If you were affected by the MSA redpoint discontinued product and would like additional information about MSA's recall and reimbursement program please click here.

What is an Auto Belay?

An Auto Belay replaces the human element of a belayer. Therefore it is a safety device which allows a single climber the ability to ascend a

http://www.safeclimb.com/

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About North Safety

North Safety Products Group is a division of Honeywell and is the most diversified manufacturer of Safety and Personal Protective Equipment (PPE) in the world. North Safety carries 11 complete product lines, manufactured in ISO 9001 certified plants, and employing over 3,500 people globally.

North Safety Products Group is has been manufacturing its products for over 75 years and is currently considered the largest developer of new safety products.

The company provides innovative high quality products that adhere to local and worldwide regulations for safety equipment. North Safety works closely with distributors and end users, providing continuous innovation, high quality manufacturing, solid marketing, training and constant support.

Safeclimb | P.O. Box 530, Frederick, MD 21705 | 1.888.779.1920 | info@safeclimb.com SafeClimb is a division of **Pyramide**

web site design by skyfire studio

PURCHASE AGREEMENT



Project Name NSAB1-Village of Orland Park

F: (888) 779 7879 2010-03-31 Wall Height: 9m Date: Village of Orland Park Ship to: same Company: Dennis Wokurka Name: Name: 14700 Ravinia Ave Address 1 Address 1 Address 2 Address 2 Zip 60462 City: Orland Park ST IL ST City: Zip Phone 708 403 6100 Email dwokurka@orland-park.il.us Phone Email **Unit Price** Quantity Product / Service Description **Total Price** \$2750.00 1 North Safety Auto Belay System - 10 meter \$2750.00 Shipping & Handling NOTES: \$40.00 Total \$2790.00 PRICING AND PAYMENT TERMS: As we are currently awaiting new inventory, all orders will be fulfilled in the order recieved. Please make all checks payable to Pyramide USA Inc We accept Visa, Mastercard, and American Express, a 3% processing fee will be added to the total for credit card payments Fee for credit card payment All prices are stated & payable in US Dollars. 100% payment is due prior to export or shipping. All sales in the state of Maryland are subject to 6% Sales Tax. The above quote is valid for 90 days from the date of issue. Customers outside of the United States will be responsible for duties and taxes. Due to market conditions, all prices are subject to change without notice. ACCEPTED BY DATE



P.O. Box 530 • Frederick, MD 21705 Phone: 888-779-1920 Fax: 888-779-7879

TERMS AND CONDITIONS OF SALE

- PRICES: Unless otherwise specified, prices on materials and goods (including equipment) which are listed in this Agreement are subject to an Increase equal to the amount of any tax PYRAMIDE USA, INC may be required to collect or pay upon sale of such materials or goods.
- CODES / COMPLIANCE: Unless otherwise specified in purchase agreement, the buyer is responsible for supplying permits for installation if needed, and insuring product meets all federal, state, and local codes.
- 3. TERMS OF PAYMENT: Subject to credit approval. Unless otherwise specified, all invoices are payable in full, upon receipt.
- 4. CREDIT TERMS: PYRAMIDE USA, INC reserves the right to modify, change, or withdraw credit terms at any time and to require such guarantees and security as seem appropriate. PYRAMIDE USA, INC reserves the right to withhold delivery of materials, installation, supervisory, and/or warranty services if account is past due or if guarantees or security requirements have not been met.
- 5. SHIPPING: The F.O.B. shipping point will be job site unless otherwise set forth in this Agreement. The shipping date, if specified, will be subject to confirmation by the factory at the time of placing the order and will also be subject to changes caused by conditions, strikes, accidents, and other incidents beyond PYRAMIDE USA, INC's control. The shipping schedule for equipment described herein starts with PYRAMIDE USA, INC's acceptance of this Agreement, and, in the case of special items, it starts upon receipt of complete information necessary to design and manufacture them. The shipping schedule of orders requiring the submission of drawings or other data for approval starts when notification of final approval is received by PYRAMIDE USA, INC. Any duties or customs brokerage fees for buyers outside the United States are the sole responsibility of the buyer and are not included in the price of this agreement.
- 6. RISK OF LOSS: Risk of loss for all goods and equipment will be that of BUYER immediately upon delivery of such goods and equipment to the BUYER's premises, it being understood the BUYER will carry all necessary liability and casualty insurance. In the event of any goods shipped directly by a manufacturer to BUYER, responsibility for loss will be transferred to BUYER immediately after the bill of loading or express receipt is signed. In such event, BUYER should make any claims directly against the transportation company. BUYER agrees to notify PYRAMIDE USA, INC of any defects in the merchandise or goods or of any short shipments within three (3) days after the receipt of such materials or goods. BUYER acknowledges that its failure to so advise PYRAMIDE USA, INC will deprive PYRAMIDE USA, INC of the ability to substantiate the accuracy of any shipment and to take appropriate action, and agrees that such failure shall operate to release PYRAMIDE USA, INC from any liability in connection therewith.
- 7. RETURNS AND EXCHANGES: Written permission must be obtained from PYRAMIDE USA, INC to return or exchange equipment. On standard equipment the restocking fee for the product will be 20% of the product sale price. The cost of repairing or refinishing returned equipment will be added to the restocking fee. Transportation costs involved will be borne by the BUYER, both to and from the delivery site. BUYER shall have three (3) days after receipt of the equipment and goods to inspect and to either accept or reject them. If the equipment and goods are rejected, BUYER shall notify PYRAMIDE USA, INC in writing of any defects or omissions within such time. Failure to give notice within such time after delivery shall constitute acceptance of the equipment and goods.
- 8. PERFORMANCE OF CONTRACT: Performance by PYRAMIDE USA, INC under this Agreement is subject to delay caused by conditions, strikes, accidents, Acts of God, and other incidents beyond PYRAMIDE USA, INC's control.
- 9. LIMITED WARRANTY AND EXCLUSIONS. Unless otherwise specified, PYRAMIDE USA. INC warrants that the products of its manufacturer and installed systems will be free from defects in material for the period of TWELVE MONTHS (12) from date of installation completion. Labor shall be warranted for the period specified in this Agreement. Commencement of warranty period shall begin upon completion of installation. This warranty does not cover damages to or failure of the system or components resulting from causes other than normal wear and tear, including but not limited to misuse, negligence, accident, theft, or unexplained loss, abuse, fire, flood, Acts of God, or the public enemy. If other than PYRAMIDE USA, INC or PYRAMIDE USA, INC's assignee performs any relocations, rearrangements, additions or removal of equipment, repair or maintenance service on the equipment while the equipment is under warranty, PYRAMIDE USA, INC at its option may terminate its warranty liability and obligation under this Agreement. PYRAMIDE USA, INC's liability under this limited warranty shall be limited to repair and/or replacement of the defective equipment or installation at PYRAMIDE USA, INC's option. Systems or equipment components not installed by PYRAMIDE USA, INC are subject to the guarantee, if any, of the manufacturer. PYRAMIDE USA, INC shall not under any circumstances be liable for any indirect, incidental or consequential damages or losses (including lost profits) sustained or incurred by BUYER in connection with the ownership or use of the equipment or goods furnished under this Agreement. Services performed by PYRAMIDE USA, INC at the request of BUYER that are not covered by this limited warranty will be furnished at PYRAMIDE USA, INC's established charges then in effect. PYRAMIDE USA, INC MAKES NO WARRANTY OF FITNESS OR MERCHANTABILITY AND NO OTHER WARRANTY, ORAL OR WRITTEN, EXPRESSED OR IMPLIED, BEYOND THE LIMITED WARRANTY AND GUARANTEE EXPRESSLY SPECIFIED. HERRIN, ALL SUCH OTHER WARRANTY.
- SECURITY INTEREST: Title, both legal and equitable to the goods and materials covered by this Agreement, will remain vested in PYRAMIDE USA, INC until the full Agreement price has been paid in full together with any and all late charges. BUYER hereby grants PYRAMIDE USA, INC a security interest in the equipment and goods that are the subject of the Agreement, and at any time upon request of PYRAMIDE USA, INC, BUYER agrees to execute and file such financing statements as PYRAMIDE USA, INC may request covering such equipment and goods.
- 11. DEFAULT: In the event of BUYER's default in payment, in whole or in part, or in the event of BUYER's breach of this Agreement, BUYER hereby authorizes PYRAMIDE USA, INC or its legal representatives to enter BUYER's premises and repossess, dismantle, and remove said equipment and/or goods, including any equipment and/or goods which may have become a fixture.
- 12. INTERPRETATION OF REQUIREMENTS: The equipment covered by this Agreement represents PYRAMIDE USA, INC's interpretation of the requirements from the information available to PYRAMIDE USA, INC. If the listed equipment differs from the actual requirements. PYRAMIDE USA, INC reserves the right to revise this Agreement accordingly.
- 13. MODIFICATIONS: No modifications, alterations, or deviations from the written specifications included in this Agreement shall be permitted unless pursuant to section 12 hereof or made by written change order which is accepted by the President, Vice President, or a Branch Manager of PYRAMIDE USA, INC. In such event, any extra cost will be added to the contract price set forth in this Agreement.
- 14. CANCELLATIONS: If BUYER terminates this Agreement or cancels this order without PYRAMIDE USA, INC's consent, BUYER shall be liable for all of PYRAMIDE USA, INC's costs and expenses incurred in connection with this transaction.

ENTIRE AGREEMENT: This is the entire understanding between PYRAMIDE USA, INC and the BUYER, incorporating all previous representations, negotiations, and terms that are to be binding to either party. Interpretation and forcing of this Agreement will be governed by the laws of the Commonwealth of Virginia.